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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/781,324	02/13/2001	Yosuke Konaka	1080.1092/JDH	9071
21171 7590 06/21/2007 STAAS & HALSEY LLP SUITE 700			EXAMINER	
			PATEL, NITIN C	
1201 NEW YORK AVENUE, N.W. WASHINGTON, DC 20005			ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)	_
	09/781,324	KONAKA, YOSUKE	
Office Action Summary	Examiner	Art Unit	
	Nitin C. Patel	2116	
The MAILING DATE of this communication app			
Period for Reply			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim iiil apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	\]. rely filed the mailing date of this communication. D (35 U.S.C. § 133).	
Status			
1) ☐ Responsive to communication(s) filed on 2a) ☐ This action is FINAL . 2b) ☐ This 3) ☐ Since this application is in condition for allowan closed in accordance with the practice under Expression in the practice of the condition	action is non-final. nce except for formal matters, pro		
Disposition of Claims			
4) ☐ Claim(s) 1-42 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-42 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	vn from consideration.		
Application Papers			
9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examiner	epted or b) objected to by the formula or b) objected to by the formula or by the fo	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prioric application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in Application ity documents have been received (PCT Rule 17.2(a)).	on No ed in this National Stage	
Attachment(s)			
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ite	

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DETAILED ACTION

1. Based on further review, the office withdraws the previous allowance.

2. Claims 1 - 42 are presented for the examination.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 3. Claims 1 3, and 25 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Takizawa et al. [hereinafter as Takizawa], Us Patent 5,739,596, and further in view of Pole, II et al. [hereinafter as Pole], US Patent 6,272,642 B2.
- 4. As to claims 1 3, and 25 27, Takizawa discloses an electronic apparatus and method for power delivery with power supply system which includes pluralities of main batteries detachably mounted [main batteries are inserted and removed] comprising: a removal requirement receipt section [14, and 15 detector switch operates and generates an interrupt signal within battery controller when one of battery cover (45,

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46) is opened] for receiving a removal requirement for a part of [101, 102 main battery packs] the mounted batteries [101, 102 main battery packs] [col. 5, lines 40 - 59, col. 11, lines 17 - 26, fig. 1, 3A, 3C]; a processing ability determination section responsive to the removal requirement for determining whether a supplying possible electric power from the remaining batteries is capable [non-selected battery's charge level is determined that is sufficient] of maintaining a processing ability [col. 14, lines 45 - 47]; and a processing ability control section for controlling the operation of an apparatus operative or stop depending upon the charge level is sufficient or not when the part of the mounted batteries is removed [disconnected][col. 2, lines 15 – 22, col. 10, lines 44 – 53, col. 11, lines 17 - 26, col. 12, lines 24 - 62, col. 14, lines 30 - 60, fig. 5, 8].

However, Takizawa's does not teach about lower the processing ability while keeping the electronic apparatus operative in accordance with a decision from determination section that the electric power needs to lower the processing ability. In summary, Takizawa does not teach different modes of operation with different processing ability depending upon the available charge level determination of unselected battery.

Pole teaches a system and method for managing system's different performance state, which is adapted to transition from a first performance to a lower activity states [C1, C2, C3] in response to the power management event while keeping the electronic apparatus operative and the power management event is generated in response to a change in system's power source [abstract, col. 1, lines 36 - 45, col. 2, lines 1 - 36, col. 4, lines 24 - 41, col. 6, lines 15 - 60, col. 7, lines 1 - 63].

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It would have been an obvious to one of an ordinary skill in art, having the teachings of Takizawa and Pole in front of him at the time of invention was made, to modify the processing ability control section for controlling the operation of an apparatus operative or stop depending upon the charge level is sufficient or not disclosed by Takizawa to include a transition to lower processing ability [lower performance state] in response to determination that low charge level instead of directly stop state which prevent system reset, and the signal VRPWRGD is maintained active during the performance state transition by control logic and system may trigger a performance state change including an over a temperature condition where a predefined temperature threshold in a thermal zone of computer system has been violated, and system usage is monitored, with events generated to trigger switching to a lower performance state if usage is low which obviously also lengthen the life of battery [col. 6, lines 15 - 38].

- 5. As to claims 4 6, Takizawa teaches a portion [processor] receiving a clock [internal clock] and operative in synchronism with clock [external clock] while consuming an electronic power according to a repetitive frequency of clock [internal clock frequency settings], wherein processing ability control section changes [changing] over the frequency [frequency settings] of the clock [internal clock] to control the processing ability [col. 4 lines 1 61, col. 5, lines 15 -39, col. 6, lines 1 4].
- 6. As to claims 7 8, Takizawa teaches display section for displaying inhibit or acceptance of the removal of battery with corresponding LED on [col. 5, lines 4 36, fig. 8].

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- 7. As to claim 9 12, and 30 33, Takizawa teaches monitoring section for monitoring residual electric power by measuring voltage and current of mounted batteries and determines residual electric power [battery controller monitors by measuring voltage level and current of battery pack][col.7, 37 48, col. 13, lines 52 67, col. 14, lines 1 10].
- 8. As to claims 13 15, Takizawa teaches plurality of main batteries, which are chargeable [rechargeable] batteries and capable of being mounted on an electronic apparatus [col. 5, lines 40 45, col. 3, lines 5 21, fig. 2, 3A-3C, 4].
- 9. Claims 16 24, and 34 42 are rejected under 35 U.S.C. 103(a) as being unpatentable over Takizawa et al. [hereinafter as Takizawa], Us Patent 5,739,596, and further in view of Pole, II et al. [hereinafter as Pole], US Patent 6,272,642 B2 as applied to claims 1 15, and 25 33 above, and further in view of Dunstan, US Patent 5,600,230.
- 10. As to claims 16 24, and 34 42, Takizawa discloses an electronic apparatus and method for power delivery with power supply system which includes pluralities of main batteries detachably mounted [main batteries are inserted and removed] comprising: a removal requirement receipt section [14, and 15 detector switch operates and generates an interrupt signal within battery controller when one of battery cover (45, 46) is opened] for receiving a removal requirement for a part of [101,102 main battery packs] the mounted batteries [101,102 main battery packs] [col. 5, lines 40 59, col. 11, lines 17 26, fig. I, 3A, 3C]; a processing ability determination section responsive to the removal requirement for determining whether a supplying possible electric power from

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the remaining batteries is capable [non-selected battery's charge level is determined that is sufficient] of maintaining a processing ability [col. 14, lines 45 - 47]; and a processing ability control section for controlling the operation of an apparatus operative or stop depending upon the charge level is sufficient or not [col. 11, lines 17 - 26, col. 12, lines 24 - 62, col. 14, lines 30 - 60, fig. 5, 8].

However, Takizawa's does not teach about lower the processing ability while keeping the electronic apparatus operative in accordance with a decision from determination section that the electric power needs to lower the processing ability. In summary, Takizawa does not teach different modes of operation with different processing, ability depending upon the available charge level determination of unselected battery. Pole teaches a system and method for managing system's different performance state, which is adapted to transition from a first performance to a lower activity states [C1, C2, C3] in response to the power management event while keeping the electronic apparatus operative and the power management event is generated in response to a change in system's power source [abstract, col. 1, lines 36 - 45, col. 2, lines 1 - 36, col. 4, lines 24 - 41, col. 6, lines 15 - 60, col. 7, lines 1 - 63].

However, Takizawa and Pole teaches that the battery packs are capable of being mounted on electronic apparatus but non of them discloses that each of battery packs have a memory for storing a residual electric power of a battery of an associated battery pack. Dunstan teaches a smart battery [82, fig. 4] includes a rechargeable battery [80], micro-controller [56], and memory [60] for storing different charge values [61 - 71 in fig.

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4] including monitoring and calculating remaining capacity value by measuring battery's con [col. 8, lines 44 - 67, col. 9, lines 1 - 64, col. 10, lines 38 - 63].

It would have been an obvious to one of an ordinary skill in art, having the teachings of Takizawa. Pole and Dunstan in front of him at the time of invention was made, to modify the processing ability control section for controlling the operation of an apparatus operative or stop depending upon the charge level is sufficient or not and replacing power source not limited to rechargeable alkaline, nickel-cadmium and nickel metal hydride batteries [col. 3, lines 12 - 15] disclosed by Takizawa to include a transition to lower processing ability [lower performance state] in response to determination that low charge level instead of directly stop state which prevent system reset, and the signal VRPWRGD is maintained active during the performance state transition by control logic and system may trigger a performance state change including an over a temperature condition where a predefined temperature threshold in a thermal zone of computer system has been violated, and system usage is monitored, with events generated to trigger switching to a lower performance state if usage is low which obviously also lengthen the life of battery [col. 6, lines 15 - 38]; and to include Dunstan's smart battery with rechargeable battery, memory, and controller which calculates and updates remaining capacity value based on battery current, and battery's characteristics and periodically compares capacity alarm value and sends capacity alarm signal when remaining capacity value is less than the alarm value which controls its own charge cycle to optimize charge time, prolong battery life, and prevent destructive charging conditions too [col. 3, lines 58 - 67, col. 4, lines 1 - 17, col. 7, lines 18 -33].

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Response to Arguments

- 11. Applicant's arguments filed 12 February 2007 have been fully considered but they are not persuasive:
- 12. In response to applicant's arguments to individual Takizawa and Pole references, the examiner pointing out that the rejection was made under 35 U.S.C. 103(a) in combination of both Takizawa and Pole.
- 13. In response to applicant's arguments, "Takizawa and Pole, either alone or combination, do not teach or suggest a system having a processing ability control section that lowers the processing ability when the part of the mounted batteries is removed". The examiner disagrees as, Takizawa teaches a processing ability control section for controlling the operation of an apparatus operative or stop depending upon the charge level is sufficient or not when the part of the mounted batteries is removed [col. 2, lines 15 – 22, col. 10, lines 44 – 53, col. 11, lines 17 - 26, col. 12, lines 24 - 62, col. 14. lines 30 - 60, fig. 5, 8]. Accordingly, Takizawa teaches a processing ability control section for controlling the operation of an apparatus operative or stop when the part of the mounted batteries is removed depending upon the charge level is sufficient or not. Pole teaches a processing ability determination that lowers the processing ability of the device in response to the power management event while maintaining the device in operable condition, and the power management event is generated in response to a change in system's power source [abstract, col. 1, lines 36 - 45, col. 2, lines 1 - 36, col. 4, lines 24 - 41, col. 6, lines 15 - 60, col. 7, lines 1 - 63].

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The amended language, "when the part of the mounted batteries is removed" to the claims 1-3, and 25-27 was considered as an inherent feature of the previous claim and does not add anything to the scope of the invention as presented and considered earlier. Therefore, Takizawa and Pole in combination teach an apparatus that transition to a lower power processing ability when a part of the mounted batteries is removed from the apparatus.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Nitin C. Patel whose telephone number is 571-272-3675. The examiner can normally be reached on 6:30 am - 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rehana Perveen can be reached on 571-272-3676. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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Nitin C. Paul
Nitin C. Patel 6/19/0)

Patent Examiner

Technology Center 2100